

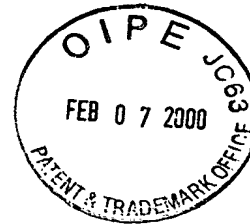
IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants: HIRATANI et al.

Serial No.: 09/242,046

Filed: February 8, 1999

For: SEMICONDUCTOR DEVICE AND ITS MANUFACTURING METHOD



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FEB 08 2000

RENEWED PETITION UNDER 37 CFR 1.182  
REGARDING CHANGE IN NAME

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JUL 27 2000  
103600 MAIL ROOM

OFFICE Assistant Commissioner for Patents  
DEPUTY WASHINGTON, D.C. 20231

February 7, 2000

Sir:

In response to the Decision on Petition dated December 29, 1999, and in accordance with the provisions of MPEP 605.04(c) and further to the Response to Notification of Missing Requirements Under 35 USC 371 filed on July 20, 1999, applicants hereby renew their petition under 37 CFR 1.182 to formally change the name of one of the inventors (from Ms. Keiko Kushida to Ms. Keiko Abdelghafar) in the above-identified United States application. The appropriate fee under 37 CFR 1.17(h) has already been submitted, as noted in the December 29, 1999 Decision on Petition.

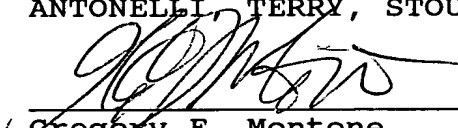
As noted in the attached Declaration, the purpose for filing this Petition is to have all matters in the United States application Serial No. 09/242,046 handled under the married name, Keiko Abdelghafar, for the inventor who was previously listed in the international application PCT/JP96/02226 as Keiko Kushida. It is noted that both the declaration and assignment filed in the USPTO on February 8,

1999 correctly used the married name of Keiko Abdelghafar, so no new declaration or assignment are necessary.

To the extent necessary, the applicants petition for an extension of time under 37 CFR 1.136. Please charge any shortage in the fees due in connection with the filing of this paper, including extension of time fees, to the deposit account of Antonelli, Terry, Stout & Kraus, LLP, Deposit Account No. 01-2135 (501.36894X00), and please credit any excess fees to said deposit account.

Respectfully submitted,

ANTONELLI, TERRY, STOUT & KRAUS, LLP

  
\_\_\_\_\_  
Gregory E. Montone  
Registration No. 28,141

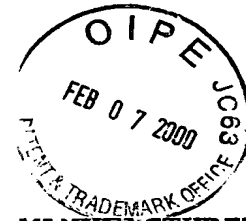
GEM/vlc  
(703) 312-6600

Attachment



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

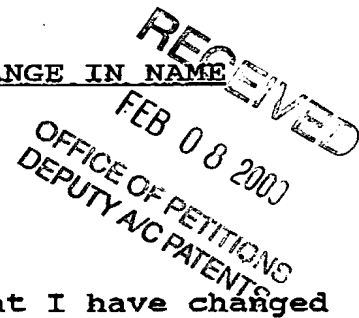
Applicants: HIRATANI et al.  
Serial No.: 09/242,046  
Filed: February 8, 1999  
For: SEMICONDUCTOR DEVICE AND ITS MANUFACTURING METHOD



DECLARATION UNDER 37 CFR 1.182 FOR CHANGE IN NAME

Assistant Commissioner for Patents  
Washington, D.C. 20231

Sir:



I, Keiko Abdelghafar, hereby declare that I have changed my name from Keiko Kushida (the name used in filing international application PCT/JP96/02226). I further declare that this change in name resulted from my marriage. Specifically, at the time of filing the international application PCT/JP96/02226 I was using my maiden name (Keiko Kushida) for all matters, including patent applications involving my employer, Hitachi, Ltd. In 1998, I changed my name for all matters involving my employer, including patent applications, to my married name of Keiko Abdelghafar. Therefore, at the time of filing United States Serial No. 09/242,046 in 1999, I used my married name. In accordance with the provisions of MPEP 605.04(c), I am signing this declaration with both names, and request that all matters concerning the United States Patent Application be handled with my married name, specifically, Ms. Keiko Abdelghafar.

I further declare that all statements made herein of my own knowledge are true and that all statements made on

information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine, or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Executed this 5th Day of August, 1999.

Keiko Abdelghafar  
Keiko Abdelghafar

Keiko Kushida  
Keiko Kushida

